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Table of Contents.

Government Notices.

PAGE.

PROVINCIAL SECRETARY'S DEPARTMENT.

Appointments	25
Time for receiving advertisements for publication in Gazette	25

PROCLAMATION:

Convening Legislative Assembly	25
--------------------------------------	----

SUPREME COURT.

General Order	29
---------------------	----

LANDS AND WORKS DEPARTMENT.

Reserving a tract of land in Cariboo District	26
Certain lands in New Westminster District open for pre-emption or purchase	26
Inviting tenders for maintaining a ferry in Cassiar	26

Miscellaneous Notices.

Respecting Private Bills, Provincial Legislature	26
Expiration of time for receiving Private Bills	27
Notice relative to Private Bills, Dominion Parliament	26
Notice of application for a Bill to incorporate the Church of England	27
Notice of application for Private Bill by E. L. Derby	27
Notice of application for Private Bill by Drake & Jackson	27
Notice of application to incorporate the British Columbia Gold and Silver Mining Company, limited	26
Notice of application for Private Bill by British Columbia Protestant Orphans' Home	27
Notice of application for Private Bill by British Columbia Express Company	27
Notice of application for Private Bill by Heirs of late W. H. McNeill	27
Notice of application for Private Bill by Stadacona Mining Company	27
Notice of application for Private Bill by Victoria and Esquimalt Railway Company	26
Notice of application for Private Bill by Island Mountain Quartz Mining Company	26
Notice of application to incorporate the Ontario Quartz Mining Company	27
Notice of application for a Private Bill by the British Columbia Insurance Company	27
Notice of application for a Private Bill by the Alexandra Company	27
Laying over Claims in Cassiar District	28
Laying over Claims in Cariboo District	28
Laying over claims Okanagan District	28
Laying over Claims, Kootenay District	28
Estate of William Conn, deceased	28
Estate of Samuel Harris, deceased	28
Insolvency of Jacob Lenz	28
Re Henry Felker an Insolvent	28
Notice respecting the issue of Crown Grant to J. N. Peers	27
Notice respecting the issue of a Crown Grant to J. A. Neal	27
Notice of service of process on North-Western Commercial Company	28
Respecting the issue of a duplicate title to Margaret Linklater	28
Respecting the issue of a duplicate title to George Mansell	28

Appointment.

PROVINCIAL SECRETARY'S OFFICE,
January 18th, 1878.

HIS EXCELLENCY the Lieutenant-Governor has been pleased to make the following appointments:—

JOHN MARTLEY, Esq., of The Grange, Lillooet District, to be a Justice of the Peace in and for the Province of British Columbia.

WILLIAM DODD, Esq., of Yale, to be a Notary Public.

Proclamations.

[L. S.]

A. N. RICHARDS,
CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our faithful the Members elected to serve in the Legislative Assembly of Our Province of British Columbia, and summoned and called to a meeting of the Legislature or Parliament of Our said Province, at Our City of Victoria, on Thursday, the twentieth day of December instant, to have been commenced and held, and every of you—GREETING.

A PROCLAMATION.

A. C. ELLIOTT, } WHEREAS the meeting of
Attorney-General. } the Legislature or Parliament of the Province of British Columbia, stands called for Thursday, the twentieth day of December instant, at which time, at Our City of Victoria, you were held and constrained to appear.

NOW KNOW YE that for divers causes and considerations, and taking into consideration the ease and convenience of Our loving subjects, We have thought fit, by and with the advice of Our Executive Council of the Province of British Columbia, to relieve you, and each of you, of your attendance at the time aforesaid; hereby convoking, and by these presents enjoining you, and each of you, that on THURSDAY the SEVENTH day of FEBRUARY next, you meet Us in Our said Legislature or Parliament of Our said Province, at Our City of Victoria, FOR THE DISPATCH OF BUSINESS, to treat, do, act, and conclude upon those things which in Our Legislature of the Province of British Columbia, by the Common Council of Our said Province may, by the favour of God, be ordained.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of the said Province to be hereunto affixed: WITNESS the Honorable ALBERT NORTON RICHARDS, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this fifteenth day of December, in the year of Our Lord One Thousand Eight Hundred and seventy-seven, and in the forty-first year of Our Reign.

By Command.

HENRY S. MASON,
Acting Registrar Supreme Court.

Government Notices.

PROVINCIAL SECRETARY'S OFFICE,
22nd December, 1877.

NOTICE IS GIVEN, that hereafter all Advertisements intended for insertion in the Government Gazette, must be deposited with the Superintendent of the Printing Office by 4 p.m. on the day previous to publication.

A. C. ELLIOTT,
Provincial Secretary

PUBLIC NOTICE.

SEALED TENDERS will be received by A. W. Vowell, Esq., Gold Commissioner, Cassiar District, at Laketon, up to 12 o'clock noon on 10th June, 1878, for the right of maintaining a Ferry, for the term of five (5) years, across Rapid River, at a point intersected by the trail from Sylvester's Landing to Walker's Creek.

The said Ferry to be capable of carrying not less than ten (10) pack animals and their loads. The Ferry right to extend five (5) miles above and five (5) miles below the crossing.

Tenders to state the rent proposed, the rate of toll for passengers, animals, and freight.

Officers and Freight of the Provincial Government to pass free.

The lowest or any Tender not necessarily accepted.

F. GEO. VERNON,

Chief Commissioner of Lands and Works.

Lands and Works Department,

Victoria, 7th November, 1877.

NOTICE.**CARIBOO DISTRICT.**

NOTICE is hereby given, that the following tracts of land situate in the Cariboo District are hereby reserved until further notice, subject, however, to the existing rights of miners, viz:—

1. All that tract of land commencing at a point where the waters of Lowhee Creek intersect the South or upper line of the Black Bull claim; thence running up the centre of the valley of Lowhee to the summit; thence down the centre of the valley of Stout's Gulch to the upper line of the Wintrip claim, and including seven (7) chains on each side of the centre line.

2. All that tract of land situate in Stout's Gulch and lying between the Wintrip claim and the Roman Catholic Church and extending from the waggon road toward the summit of the hill in a Northerly direction a distance of nine (9) chains.

F. GEO. VERNON,

Chief Commissioner of Lands and Works.

Lands and Works Department,

Victoria, December 1st, 1877.

Notice to Claimants of Land.**NEW WESTMINSTER DISTRICT.**

NOTICE is hereby given, in accordance with the provisions of the "Land Act, 1875," that the following lands situate in the District of New Westminster, have been subdivided by survey, and the map thereof has been deposited in the Office of E. Dickinson, Esq., Commissioner, New Westminster, viz:—

Group I, Lots 229, 230, 352.

Township 23, N. $\frac{1}{2}$, Section 19, N. $\frac{1}{2}$, Section 21, Sections 29, 30, 31, 32, 33, and 34.

F. GEO. VERNON,

Chief Commissioner of Lands and Works.

Lands and Works Department,

Victoria, January 5th, 1878.

Miscellaneous Notices.**NOTICE.**

NOTICE is hereby given, that application will be made to Parliament, at the next Session of the Legislative Assembly of the Province of British Columbia, for an Act to repeal an Act intituled "The Victoria and Esquimalt Railway Act Amendment Act, 1876," and to amend an Act intituled "The Victoria and Esquimalt Railway Act, 1873," and to define the time when the last mentioned Act shall come or shall be deemed to have come into force.

DRAKE & JACKSON,

Solicitors for the Victoria and

Esquimalt Railway Company.

Dated Victoria, 10th January, 1878.

NOTICE

IS HEREBY GIVEN, that application will be made to the Legislative Assembly, at its next Session, for an Act to incorporate a Company with limited liability, to be called the "Island Mountain Quartz Mining Company."

A. ROCKE ROBERTSON,

5th January, 1878.

LEGISLATIVE ASSEMBLY.**Private Bills.**

ALL applications for Private Bills, properly the subject of legislation by the Legislative Assembly of British Columbia, within the purview of the "British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road, or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam, or Slide, or other like work; the granting of a right of Ferry; the incorporation of any particular trade or calling, or of any Joint Stock Co.; or otherwise for granting to any individual or individuals any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which in its operation would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act,—shall require a Notice, clearly and distinctly specifying the nature and object of the application to be published as follows:—

A notice inserted in the *BRITISH COLUMBIA GAZETTE*, and in one newspaper published in the District affected, or if there be no newspaper published therein, then in a newspaper in the next nearest District in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration of the Petition.

Before any Petition, praying for leave to bring in a Private Bill for the erection of a Toll Bridge is presented to the House, the person or persons intending to petition for such Bill shall, upon giving the notice prescribed by the preceding rule, also at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a drawbridge or not, and the dimensions of the same.

J. ROLAND HETT,

Clerk of the Legislative Assembly.

House of Assembly, Victoria.

DOMINION PARLIAMENT.**Substance of Rules Relating to Notices for Private Bills.**

PARTIES intending to apply to Parliament for Private Bills giving any exclusive privilege, or profit, or private or corporate advantage, or for the amendment of any former act of a like nature, are notified that by the Rules of the two Houses of Parliament, published at length in the *Canada Gazette*, they are required to give two month's notice of their intended application in the *Canada Gazette*, and in a newspaper of the County or District affected, and to transmit to the Clerk of each House copies of the newspapers containing the first and last insertion of such notice.

In Quebec and Manitoba, the Notice is to be published in the English and French languages.

Every applicant for a private Bill is required, Eight days before the opening of Parliament, to deposit with the Clerk of the House in which the Bill is to originate, a copy of such Bill with a sum sufficient to pay for the translation and printing of the same.

Between the second reading of the Bill and its consideration by the Committee to whom it is referred, the applicant is to pay a fee of \$200, besides the cost of printing the Act in the Statutes.

No petition for a Private Bill is received by either House after the expiration of the first ten days of the Session.

ROBERT LEMOINE,

Clerk of the Senate.

ALFRED PATRICK,

Clerk of the Commons,

Ottawa, September 22nd, 1877.

Canada.

NOTICE.

NOTICE is hereby given, that application will be made at the ensuing Session of the Provincial Legislature for an Act to incorporate the British Columbia Gold and Silver Milling and Mining Company, Limited.

Victoria, 7th December, 1877.

NOTICE.

TAKE NOTICE that I intend to apply, at the next Session of the Legislative Assembly, for a Private Bill to enable me to erect levees or dykes and to drain lands in Townships 16, 19, 22, 23, 25, 26, 27, 29 and 30, of New Westminster District, otherwise known as Chilliwack and Sumass, and to give the powers requisite for such purposes, and for levying assessments on the lands subject to overflow in such Townships held by owners other than the Crown, not exceeding in the aggregate, with reference to the lands in Townships 16, 19, 22, 23, the sum of five dollars per acre, payable in three instalments due respectively, five, ten, and fifteen years from the 1st January, 1878, and carrying interest in the meantime and until payment of the same after the rate of eight per centum per annum, and not exceeding in the aggregate, with reference to such lands in Townships 26, 27, 29 and 30, subject to overflow and in the immediate vicinity of Hope and Camp Sloughs, the sum of 50 cents per acre, payable in two instalments due respectively, January 1st, 1879, and January 1st, 1880, and carrying interest in the meantime and until payment of the same after the rate of eight per centum per annum; and to enable me to acquire from the Crown 7/10ths of the agricultural lands now held by the Crown in such Townships whether covered by water or not, including Sumass Lake, also to enable me to improve Luckakuck River, and to turn Vedder Creek into the same, and to enable me to cut a canal at the mouth of the said Luckakuck River to effect a more direct channel, also to enable me to erect levees or dykes and to drain lands in Townships 13, 14, 16, 17 and 20, in New Westminster District, and known as Matsqui Prairie, and to give the powers requisite for such purposes, and for levying assessments on the lands subject to overflow in such Townships held by owners other than the Crown, not exceeding in the aggregate, with reference to the lands in Townships 17 and 20, North of the line of dyke as surveyed for C. B. Sword, four dollars per acre, nor exceeding in the aggregate, with reference to the lands in Townships 13, 14, 16 and 17, South of the aforesaid line, \$2 50 per acre, payable in two equal instalments, at four and nine years from January 1st, 1878, and carrying interest in the meantime and until payment of the same after the rate of 8 per cent. per annum; and to enable me to acquire from the Crown six thousand acres of land now held by the Crown in such Townships 13, 14, 16, 17 and 20, and to obtain rights of way and other rights and powers necessary or useful for the said proposed works.

E. L. DERBY.

Victoria, 20th December, 1877.

NOTICE.

NOTICE is hereby given that application will be made at the ensuing Session of the Provincial Legislature for an Act to incorporate the British Columbia Protestant Orphans' Home.

Victoria, 20th December, 1877.

NOTICE.

NOTICE is hereby given, that application is intended to be made at the next ensuing Session of the House of Assembly for an Act to incorporate Moody, Nelson & Co., as a Joint Stock Company, with limited liability.

DRAKE & JACKSON.

3rd December, 1877.

NOTICE.

NOTICE is hereby given that application will be made to the Legislative Assembly, at its next Session, for a Private Bill to incorporate a company to be called the "Stadacona Mining Company."

A. ROCKE ROBERTSON.

28th December, 1877.

NOTICE.

THE undersigned intend to apply at the next Session of the Legislature for an Act to enable Trustees for the Church of England to hold lands for Church purposes as a body corporate, and to incorporate the successors in office of the Bishop of British Columbia.

DRAKE & JACKSON.

NOTICE.

NOTICE is hereby given that application is intended to be made, at the ensuing Session of the Legislative Assembly of British Columbia, for an Act to obtain power to sell and convey certain real property of William Henry McNeill, deceased, and to appropriate and dispose of the proceeds of such sale.

EDWIN JOHNSON,
*Parliamentary Agent.***NOTICE.**

NOTICE is hereby given that application will be made to the Legislative Assembly of British Columbia, at its next Session, for leave to introduce a private Bill to incorporate, with limited liability, a company to be called the "British Columbia Express Company."

A. ROCKE ROBERTSON.

Victoria, December 21st, 1877.

NOTICE

IS HEREBY GIVEN that application will be made, at the ensuing Session of the Legislative Assembly of the Province of British Columbia, for an Act to Incorporate the Ontario Quartz Mining Company.

Victoria, 28th December, 1877.

A. E. B. DAVIE.

NOTICE

IS HEREBY GIVEN, that application will be made to the Legislative Assembly of British Columbia, at its next Session, for leave to introduce a Bill to amend the Act entitled "An Act to incorporate the Alexandra Company, Limited."

A. ROCKE ROBERTSON.

Victoria, 31st January, 1878.

NOTICE

IS HEREBY GIVEN, that an application will be made to the Legislative Assembly, at its next Session, for leave to introduce a Bill to amend the Act entitled "An Act to incorporate the British Columbia Insurance Company, Limited."

A. ROCKE ROBERTSON.

Victoria, 31st January, 1878.

Legislative Assembly.**PRIVATE BILLS.**

THE time for receiving Petitions for Private Bills in the next Session of the Legislative Assembly will expire on Wednesday, the 27th day of February, 1878.

J. ROLAND HETT,
*Clerk of the Legislative Assembly.***"Crown Grants Ordinance, 1870"****LAKE DISTRICT.**

NOTICE is hereby given, that I shall in pursuance of the provisions of the "Crown Grants Ordinance, 1870," and at the expiration of three calendar months from the date hereof, recommend the issue of a Crown Grant to JULIA ANN HEAL, (wife of John Heal, of Lake District) of that piece of land known as Section CIX, (one hundred and nine) on the Official Map of Lake District, unless objection be made to me, in writing, in the meantime against the issue thereof.

H. B. W. AIKMAN,
Registrar-General.

Land Registry Office, 8th December, 1877.

"Crown Grants Ordinance 1870."**SOMENOS DISTRICT.**

NOTICE is hereby given that, I shall, in pursuance of the provisions of the "Crown Grants Ordinance, 1870," and at the expiration of three calendar months from the date hereof, recommend the issue of a Crown Grant to JAMES NEWSHAM PEERS, of those pieces of land known as Sections 5 and 6, Range III, on the Official Map of Somenos District, unless objection be made to me, in writing, in the meantime, against the issue thereof.

H. B. W. AIKMAN,
Registrar-General.

Land Registry Office, 14th December, 1877.

GOLD COMMISSIONER'S NOTICE.

ON and after the 1st November next, all claims in the Cariboo District may be laid over till the 20th May, 1878, subject to the 9th Section of the "Gold Mining Amendment Act, 1872."

H. M. BALL,
Richfield, October 13th, 1877. Gold Commissioner.

NOTICE

IS hereby given, that all Mining Claims legally held in the Okanagan Division of the Yale District, may be laid over from 1st November, 1877, until the 15th April, 1878, subject however to the provisions contained in Clause 9 "Gold Mining Amendment Act, 1872."

CHAS. A. VERNON,
Assistant Gold Commissioner.
Okanagan, November 1st, 1877.

NOTICE.

ON and after the 1st of October next, all Mining Claims in the Cassiar District will be laid over till the 15th of June, 1878, subject to the 9th Section of the "Gold Amendment Act, 1872."

A. W. VOWELL,
Laketon, September 25th, 1877. Gold Commissioner

GOLD COMMISSIONER'S NOTICE.

ON and after the 1st November next, all gold mining claims in the Kootenay District will be laid over until the 1st of June, 1878, subject to legal reservation. See Section 9 "Gold Mining Amendment Act, 1872."

CORNELIUS BOOTH,
Gold Commissioner.
Wild Horse Creek, Kootenay, 8th October, 1877.

INSOLVENT ACT OF 1875.

CANADA, PROVINCE OF BRITISH COLUMBIA.
In the County Court of British Columbia holden at Victoria.

In the matter of JACOB LENZ, an Insolvent.

ON Tuesday, the 5th day of February next, the undersigned will apply to the said Court for a discharge under the said Act.

JACOB LENZ.
Victoria, 28th December, 1877.

Insolvent Act of 1875 and amending Acts.

LEWIS CAMPBELL, Plaintiff, HENRY FELKER,
of or near 143 Mile Post British Columbia, Defendant.

A WRIT OF ATTACHMENT has been issued in this cause.

C. T. DUPONT,
Victoria, January 9th, 1878. Official Assignee.

NOTICE.

PURSUANT to a Decree of the Supreme Court of British Columbia made, in a cause of Henry Rhodes against Alexander McNab, the Creditors of Samuel Harris, late of Cowichan, saloon keeper, deceased, who died on or about the 2nd day of May, 1877, are, by their Solicitors, on or before the 22nd day of February, to come in and prove their debts before Charles James Leggatt, Esq., Acting Deputy Registrar of the said Supreme Court, at his Office, Supreme Court House, James' Bay, Victoria, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Monday, the 25th day of February instant, at 11 o'clock in the forenoon, is appointed to hear and adjudicate upon the claims.

CHARLES JAMES LEGGATT,
Acting Deputy Registrar.
DRAKE & JACKSON,
Solicitors for the Plaintiff.
Dated 1st day of February, 1878.

"The Foreign Companies Act, 1876."

FREDERICK REYNOLDS, Judgment Creditor
against GOON GAN, Judgment Debtor, the North
Western Commercial Company, Garnishees.

In the County Court of British Columbia holden
at Victoria.

Frederick Reynolds
Judgment Creditor
against
Goon Gan
Judgment Debtor.
The North Western
Commercial Company,
Garnishees.

Upon hearing Mr. Hett,
the Attorney for the Judg-
ment Creditor, and upon
hearing the affidavit of the
Judgment Creditor, I do
order that all debts ow-
ing or accruing from the
North Western Comm-
ercial Company to the Judg-
ment Debtor, Goon Gan,
attached to answer a Judg-
ment recovered against the

above named Judgment Debtor and Gun Choi, on the 7th day of November, 1876, by the above named Judgment Creditor in this Court, I further order that the above named Garnishees, their Attorney or Agent, attend me at the County Court, on Tuesday, the 18th day of December instant, at 12 o'clock noon, to show cause why they should not pay the Judgment Creditor the amount due to them to the Judgment Debtor, or so much thereof as may be sufficient to satisfy the Judgment Debt.

A. F. PEMBERTON,
14th December, 1877. County Court Judge.

I, Charles James Leggatt, Acting Deputy Registrar of the Supreme Court, hereby give notice that service of the above process was made against the Company on the 21st day of December, 1877.

CHARLES JAMES LEGGATT,
Acting Deputy Registrar.
Dated 21st day of December, 1877.

NOTICE.

In the matter of the Estate and Effects of WILLIAM CONN, of Kuper Island, deceased, intestate.

ALL PERSONS who are indebted to the above Estate are required to pay the amounts due forthwith; and all persons who have any claims against the above Estate are required to send in their accounts, on or before the 20th day of January, 1878, to

HENRY S. MASON,
Official Administrator.
Dated Victoria, 20th October, 1877.

LAND REGISTRY ORDINANCE, 1870.

Lot No. 879, Victoria City.

NOTICE IS HEREBY GIVEN, in pursuance of the provisions of the "Land Registry Ordinance, 1870," that I shall issue a duplicate certificate of title to Victoria Town (now City) Lot number 879, in the name of MARGARET LINKLATER, unless cause be shown to the contrary within one month from the date hereof.

H. B. W. AIKMAN,
Land Registry Office, Registrar-General.
11th January, 1878.

LAND REGISTRY ORDINANCE, 1870.

The West Half of Lot No. 296, Victoria City.

NOTICE IS HEREBY GIVEN, in pursuance of the provisions of the "Land Registry Ordinance, 1870," that I shall issue a duplicate certificate of title to the West Half of Victoria Town (now City) Lot number 296 in the name of GEORGE MANSSELL, unless cause be shown to the contrary within one month from the date hereof

H. B. W. AIKMAN,
Land Registry Office, Registrar-General.
11th January, 1878.



In the Supreme Court of British Columbia.

[L.S.]

GENERAL ORDER.

WHEREAS, by the "Supreme Court Fees Ordinance, 1870," it is enacted that it shall be lawful for the Chief Justice of the Supreme Court of British Columbia from time to time to make all such General Rules and Orders as to him may appear necessary or advisable, for fixing the Fees of Court and Costs of Litigation as therein mentioned, subject to the approval of the Governor of the Colony. Now, therefore, by virtue of the said Ordinance, and of every other authority and power me in that behalf in anywise enabling, I do order as follows:—

1. All Fees other than those enumerated in the Schedule hereto are abolished as on the date of these presents coming into force, viz., on the first Monday after the due approval and publication hereof as required by Section 2 of the said "Supreme Court Fees Ordinance, 1870."

And thenceforth until further order, there shall and may be demanded and taken by the Officers of the Court, and the Sheriff, and Solicitors, and Attorneys, the sums mentioned in the Schedule hereto, and (save as herein mentioned) no other sums for the matters or services in such Schedule specified, or any of them.

2. Unless otherwise stated in the said Schedule, and subject to the exception as to certain Fees contained in the General Order of the 29th April, 1872, all the Fees and sums in the Schedule mentioned are to be taken as fixed with reference only to matters and things done and services rendered in the parts of the Province at or between Victoria and Sooke, or Victoria and Nanaimo, or Victoria and Yale, and not beyond Sooke, Nanaimo, or Yale, respectively. For all of such matters done or services rendered in any parts beyond Sooke, Nanaimo or Yale, one-half additional may be demanded and taken; and if done or rendered North of the Quesnelle River, or East of the North branch of Thompson River, then double the Fees mentioned in the Schedule hereto may be demanded and taken in respect thereof.

3. It shall be lawful for any Attorney or Solicitor to compound or make any agreement with his client, either at or before, or at any time after the commencement of the relation of Attorney and Client, for the payment of a lump sum in lieu of all or any Costs chargeable according to the foregoing Orders. And no such agreement shall be impeached or impeachable for Champerty or Barratry, by reason only of a lump sum having been so stipulated for in lieu of an ordinary Bill of Costs. Provided that if on any litigation the opposite party shall be ordered to pay any costs of such compounding Client, he shall on the taxation thereof (unless the Court shall otherwise direct) be fixed at his option, either with such lump sum or composition, or else for an ordinary Bill of Costs, according to the foregoing Orders, or the Court may in any such case order at once the payment of a sum then to be named, in lieu of such taxed costs. Provided, also, that nothing herein contained shall in anywise authorize any agreement or understanding by an Attorney or Solicitor, to take in lieu of his regular costs, any portion of the debt, damages, or other matter sued for, or to make the time or amount of the payment for his services, or for any of the expenses of litigation, or any portion of such payment, contingent upon the result of any Suit, Action or Proceeding.

4. In all cases of Taxation of Costs where it shall appear that a smaller amount than according to these Orders has been agreed to be taken for any of the matters specified or referred to in the said Schedule hereto, such smaller amount only shall be allowed.

5. In all payments, all coins may be accepted at the rates at which the same may actually be current at the place of payment, and shall be paid into and accepted by the Treasury at the same rates.

6. No officer of the Court shall be bound to receive or file any document on which a fee shall be payable, unless such fee shall be tendered at the time by or on behalf of the party requiring such document to be filed.

MATT. B. BEGBIE, C. J.

Victoria, B. C., 29th March, 1877.

SCHEDULE.

SUPREME COURT OF BRITISH COLUMBIA.

SOLICITORS' AND ATTORNEYS' COSTS.

For business transacted at any point in the Province between Sooke, Nanaimo, Victoria and Yale.

The like Fees, Charges, and for the same matters and things as are allowed in England, under the "Directions to Taxing Masters, 1853," save that no attendance shall, in cases above \$100, be chargeable at less than \$1 50; and all copying or engrossing shall be allowed for at the rate of 12½ cents per folio of 72 words, or at such higher rate (if any) as in any case shall have been actually and reasonably paid.

WITNESSES' ALLOWANCES.

TO INCLUDE ALL SUSTENANCE ALLOWANCES.

	PER DIEM.
Common Witnesses, such as Labourers, Journeymen, Constables.....	\$ 1 00 to \$ 3 00
Master Tradesmen, Yeomen, Farmers, etc.....	2 00 „ 4 00
Auctioneers and Accountants.....	2 50 „ 5 00
Professional Men, Engineers or Surveyors, whether called or not as skilled Witnesses ...	5 00 „ 15 00
Attorneys' or other Clerks.....	2 50 „ 5 00
Gentlemen, Esquires, Bankers, Merchants.....	5 00
Females, according to station in life.....	1 00 „ 3 00
Indian Witnesses, at discretion of Court.	

If the Witnesses attend in one cause only, allowance may be made to each in that cause; if in several causes, a proportionate part only in each cause may be allowed on taxation.

The Taxing Master may take notice that a Witness has been engaged for a part of a day only, and allow accordingly.

Travelling expenses allowed according to the sums reasonably and actually paid.

Maps or Plans, or other expenses, if necessary and allowed by the Court at the trial, to be allowed according to the actual and reasonable cost.

Except as varied in this Schedule, and so far as the same may be applicable. the said directions to Taxing Masters of Hilary Term, 1853, and the Schedule thereto, shall be deemed to be part of this present Schedule.

FEES TO BE TAKEN IN PROCEEDINGS AT COMMON LAW.

Every Writ.....	\$ 75
Every concurrent, alias, pluries, or renewed writ.....	50
Every writ of trial, including præcipe.....	50
Every writ of subpoena, do.	50
Every appearance.....	50
Filing every affidavit, writ, or other proceeding.....	25
Amending every writ or other proceeding	25
Every rule, not exceeding six folios.....	50
Exceeding six folios, per folio	25

Note—Plans, sections, etc., accompanying rules to be paid for by the party taking the rule according to the actual cost.

Every judgment by default.....	75
Every final judgment, otherwise than judgment by default.....	1 50
Taxing every bill of costs, not exceeding \$100.....	1 00
For every additional \$100, or portion.....	50
Every reference, inquiry, examination, or other special matter referred to the master, for every meeting not exceeding one hour.....	1 50
For every additional hour or less.....	1 50
Upon payment of money into Court, half of one per cent, not however less in any case than twenty-five cents.	

Every certificate by any officer of the Court touching any proceeding.....	50
All office copies of documents, per folio.....	25
Every search.....	50
Every affidavit, affirmation, etc., taken before the Registrar.....	25
Every allowance and justification of bail.....	25
For taking special bail as a Commissioner.....	50
Filing affidavit, and enrolling articles previous to the admission of an attorney.....	5 00
Every admission or re-admission of an attorney.....	5 00
Entering any cause for trial.....	2 00
Receiving record.....	1 00
Returning postea.....	2 00
Re-entering and receiving the record of any cause which has been withdrawn or struck out.....	2 00
Every trial of a cause, from Plaintiff.....	2 00
Every trial of a cause, from Defendant.....	1 00
Every cause made remanet, to be paid by the party at whose instance it is made remanet.....	1 00
Every cause withdrawn, to be paid by the party at whose instance it is withdrawn.....	75
Every reference from Plaintiff and Defendant, each.....	50
Every amendment of any proceeding whatever.....	25
Every order, fiat, caveat, or certificate.....	1 00
Every special case or special verdict, in addition to the charge for engrossing and copying at the rate of 25 cents per folio, from Plaintiff and Defendant, each.....	1 00
Every summons of whatever nature, whether in term or vacation.....	25
Every commission for taking affidavits or special bail.....	5 00
Every other commission for any purpose whatever.....	1 25
Every acknowledgment by married women.....	2 50
Every recognizance or bond of any description whatever.....	1 25
Every allowance of writ of error.....	1 00
Bail on capi corpus, error, or ejectment.....	50
Delivering bail piece off the file, or justification of bail.....	50
Every committal.....	50
Every exhibit signed by Registrar.....	25
Every exhibit signed by Judge.....	50
Bill of exceptions, signed by Judge.....	50
Crown revenue cases, from defendant.....	1 00
Registrar, attendance to take affidavit, etc., or at a Judge's house, or elsewhere, at request of parties, exclusive of expenses, to be retained by Registrar.....	2 50
All other fees than those herein mentioned are hereby abolished, and are not to be taken by any person whatever in any proceedings taken in the Court of Common Law.	

FEES TO BE TAKEN ON PROCEEDINGS IN CHANCERY.

For every summons.....	1 00
For every order drawn up by the chief clerk, made upon applications for time to plead, answer, or demur, for leave to amend bills or claims, or for enlarging publication, or the period for closing evidence, or on petition, or motion of course.....	1 00
For every other order drawn up by the chief clerk.....	2 50
For every advertisement.....	1 00
For every certificate or report.....	2 50
For every oath, affirmation, or declaration.....	25
For taking the acknowledgment of every married woman.....	2 50
For every decree or decretal order made by the Court on a special case, or on the original bearing of a cause or claim, or on a motion for a decree, and on further directions, or further consideration, not made on summons adjourned from chambers.....	5 00
For every witness sworn and examined, including oath, for each hour.....	50
For every witness sworn and examined, away from the office, (besides reasonable expenses) each day.....	5 00
For every search.....	50
For making all office and other copies, per folio.....	25
For filing every bill, information, special case, or petition, not being for an order of course.....	2 50
Filing every petition for an order of course.....	1 00
Entering every appearance for any number of defendants.....	1 00
For every certificate.....	50
For marking every copy of a bill, claim, or summons to be served.....	50
For every writ of summons, distringas, subpoena, or attachment.....	1 00
For examining and signing enrolments of decrees and orders.....	2 50
For filing any document.....	50
For amending every record of a bill, claim, or special case.....	1 00
Every attendance away from office, besides necessary expenses.....	1 00

IN THE TAXING MASTER'S OFFICE.

For every warrant or summons.....	50
But not more than one warrant or summons is to be issued on one bill, or set of bills, unless the Taxing Master shall think it necessary to issue a new warrant or summons.	
For signing every report and certificate.....	1 00
Upon the taxation of every bill of costs, as taxed where the amount shall not exceed \$100.....	2 50
Upon every additional \$100, or fractional part thereof, a further fee of.....	1 00
For every oath, or affirmation.....	25

IN PROBATE.

On all probates and letters of administration in all parts of the Province, 1 per cent. on the value of the estate, payable by father, mother, husband, wife, brother, sister, or children of deceased.	
All other legatees, or next of kin, 5 per cent. on the value of the estate.	
Every bond with sureties, (including filing).....	5 00
All other fees to be taken in the above Court shall be the same as those taken in the Court of Common Law.	

IN LUNACY.

For every order or fiat of a Judge of the Supreme Court of British Columbia sitting in Chancery....	10 00
For each report or certificate of the Master and Taxing Master respectively.....	5 00
For attending any Court by the clerk, per diem.....	5 00
And for all engrossments, transcripts, and copies of documents and papers, the same fees shall be charged as for all matters conducted in the Court of Chancery.	

GENERALLY.

As to all proceedings, instruments and attestations to which the seal of the Court shall be attached, either necessarily or at the request of the party, a fee of \$1 shall be taken, unless such instrument be already under any of the foregoing seals, or under any Act of the Legislature, chargeable with a specific fee (other than office copy fees.)

All office copies made or certified by the proper officer shall be charged at the rate of 25 cents per folio of every 72 words.

SHERIFFS' FEES.

1.—WARRANTS, ETC.

For every warrant which shall be granted by the Sheriff to his Officer upon any writ or process to be executed in the districts of Victoria or Esquimalt.....	1 00
And on Crown or outlawry process, an additional.....	1 00
If to be executed beyond the above districts, at a distance not beyond Nanaimo or Yale.....	1 25
If to be executed on the Mainland beyond Yale, but south of Quesnelle River, and west of Thompson River and the Hope Mountains	1 50
North of Quesnelle River, or east of the Hope Mountains or Thompson River.....	2 00
For an arrest not exceeding one mile from the Sheriff's Office.....	3 00
Not exceeding five miles.....	6 00
Exceeding five miles	9 00
North of Quesnelle River, one half additional on the last three mentioned fees. The expenses actually and reasonably incurred in making an arrest and conveying the prisoner to gaol, to be allowed in each case, over and above the fee on the arrest.	
For undertaking to give bail bond.....	3 00

2.—FOR BAIL BOND.

One per cent. on the amount of the bond.	
For receiving money on deposit under the Statute, and paying the same into Court.....	3 00
For filing bail bond.....	1 50

3.—ASSIGNMENT OF BAIL, OR OTHER BOND.

For the assignment	2 50
For the return to any writ of habeas corpus, if one action.....	3 00
And for each action after the first.....	1 00
For bailiff to take prisoner to gaol, per diem.....	3 00
And reasonable travelling expenses actually paid.	
Every search for detainer.....	1 00
To the bailiffs executing warrants on extent, capias utlagatum, levare facias, fieri facias, capias ad satisfaciendum, ue exeat, attachment, elegit, writ of possession, forfeited recognizances, or other like matters, for each, if the distance from the Sheriff's office, or bailiff's residence, do not exceed two miles.....	5 00
If beyond that distance, per mile additional.....	25
For each man in possession, per diem.....	4 00
For every sale by auction, notwithstanding the debtor should become bankrupt or insolvent,—	
Where the property sold does not produce \$1,500.....	10 per cent.
Where more than \$1,500, then on the surplus up to \$3,000.....	7½ per cent.
If more than \$3,000, then on the surplus up to \$5,000.....	5 per cent.
If more than \$5,000, then on the surplus.....	3 per cent.
(To include all expenses, except the Government taxes.)	
For every seizure under writ of execution, where no sale by auction takes place, half the above rates to be calculated either on the amount of the Judgment debt, or on the gross amount realized or estimated value of the property seized, whichever shall be the lesser amount.	
Bond of indemnity	\$ 10 00
Certificate of execution having issued for record.....	1 25

4. ON WRITS OF TRIAL AND INQUIRY.

For a deputation, (only where a saving of expense is thereby effected)	\$ 5 00
On lodging a writ for entering a cause, and warrant for summoning a jury (forfeited in case of countermand of trial).....	1 00

5. ON TRIAL OR INQUISITION.

Sheriff, for presiding	\$ 5 00
Bailiff, for summoning jury and attending in Court.....	2 00
And if not held at the Sheriff's office, for hire of room (if paid) not exceeding.....	2 50
On writ of extent, elegit, capias, utlagatum, and others of a like nature for summoning jury, use of room, presiding at the inquisition, &c.....	10 00

6. OTHER PROCESS.

For each summons on a writ of scire facias, or for service of capias where no arrest.....	\$	1	50
For making and recording each demand or proclamation under writ of outlawry.....		2	50
For any supersedeas, writ of error, order, liberate, or discharge to any writ or process, or for the release of any prisoner in custody, unless in the prison of the county, or of any goods taken in execution.....		1	50
For the return of any writ or process, and filing the same, exclusive of the writ to be paid on filing			50

7. TIPSTAFF'S FEES.

Commitment upon habeas corpus, at Chambers or Court.....	\$	3	00
Habeas corpus to take prisoner into Court to give evidence or for trial, or bankrupt taken before Judge, per diem in each case.....		3	00

JURY PROCESS.

Special jury, 16 warrants to summon, and serving same, each.....	\$ 1 00
Common jurors: for each jury-man sworn.....	1 50
Fee to each special juror, per cause.....	5 00
Do. common do, per diem.....	1 50
But not to exceed \$5 in any one trial.	
Sheriff attending Court, each cause called.....	5 00
To the Sheriff attending view, within 3 miles from his office.....	5 00
Beyond 3 miles.....	10 00
And where necessarily absent more than one day, for each day after the first.....	5 00
Fee to shewers on a view, the same as to the under Sheriff.	
For travelling expenses to the Sheriff or under Sheriff and shewers on a view, and to jury-men and witnesses in all cases, expenses actually paid, if reasonable.	
The Sheriff may in all cases where a Jury is demanded, require a sum to be deposited beforehand in his hands, to defray the probable expense. The surplus (if any) to be returned by the Sheriff to the party making such deposit, and the deficiency (if any) to be made good to the Sheriff by the party demanding the Jury.	

A. C. ELLIOTT,
Attorney-General.

Approved,

A. N. RICHARDS,
25th January, 1878.

British Columbia.

[L.S.]

ORDER OF COURT.

WHEREAS by the "County Court Ordinance, 1867," it is provided that the Judge or Judges of the Supreme Court of Civil Justice of British Columbia, shall from time to time, frame, alter, revoke, and re-establish Rules and Orders for regulating (among other things) the Scale of Fees to be taken in the County Courts of the said Colony, which Rules, Orders, Regulations, shall be of full force when confirmed by the Governor of British Columbia.

Now, therefore, by virtue of the above Authority, and of every other Power and Authority us in this behalf in any way enabling, we do Order as follows:—

1. On and after the first day of May next, the Fees mentioned in the Schedule hereto, shall and may be demanded and taken in respect of the matters therein described, subject nevertheless to the provisions, directions, and modifications contained in the said Schedule, the whole of which is hereby declared to be part of this General Order.

2. The fees now and heretofore demandable in any proceedings in the said County Courts shall, from and after the first day of May next, be abolished.

3. It shall be lawful for any Solicitor or Attorney to compound with his Client for the payment of a lump sum in lieu of Costs, in the same manner in all respects and subject to the same provisos as are mentioned and contained in that behalf in the General Order of even date herewith, regulating the Fees chargeable in the Supreme Court of British Columbia.

4. Unless where otherwise expressly stipulated in the Schedule hereto, and subject to the exception as to certain Fees contained in the General Order of the 29th April 1872, which is hereby confirmed, the Fees in the said Schedule mentioned are to be taken as fixed with reference only to the parts of the Province between Sooke, Victoria, Nanaimo, and Yale. And as to other parts of the Province, the same proportionate arrangement is to be allowed as is mentioned in the said General Order of even date herewith, with reference to the Fees in the said Supreme Court.

MATT. B. BEGBIE, C. J.
HENRY P. PELLEW CREASE, J.
J. HAMILTON GRAY, J.

Victoria, B. C., 29th March, 1877.

COUNTY COURT COSTS.

SOLICITORS' AND ATTORNEYS' COSTS.

Where the sum recovered shall be under \$10, no Attorney's costs shall be allowed to be added to the Judgment.

Where the sum recovered shall exceed \$10, and not exceed \$25, then Attorney's costs actually incurred may be added to the Judgment, not exceeding \$5, to be taxed or fixed by the Court.

Where the sum recovered in debt, contract, or tort, shall exceed \$25, and not exceed \$50, then Attorney's costs actually incurred may be added to the Judgment, not to exceed \$10, to be taxed or fixed by the Court.

Where the sum recovered in debt, contract, or tort, shall exceed \$50, then according to the following scale:

IN ACTIONS OF DEBT OR CONTRACT EXCEEDING \$50.

Letter before action	\$1 00
Instructions to sue or defend	1 50
Attendance and entering plaint, including particulars and copies, such particulars and copies being signed by the Attorney.....	3 00
Preparing affidavit and filing, including notice of mode in which payment will be accepted.....	1 50
Copy and service of summons, if served by plaintiff, his attorney, or clerk, or servant of either of them, within two miles of the place of business of the plaintiff or attorney	1 25
If beyond that distance additional for every mile, but not to exceed ten miles.....	12½
Affidavit of service with copy of summons annexed.....	1 25
Attending to file affidavit of service, including entering up judgment by default.....	1 00
N. B.—The total amount of these items, where applicable, to be entered on the summons.	
Attending lodging Judge's order, and preparing statement of cause of action or defence, including copies, and lodging same with Registrar, if signed by Attorney.....	3 00
Examining and taking minutes of evidence of each witness afterwards allowed by the Judge	1 00
If more than six folios, every additional folio (whether counsel employed or not)	25
Drawing brief for counsel, per folio.....	25
Copy brief, per folio, and necessary documents to accompany same.....	12½
Attending counsel therewith.....	1 00
Fee to counsel and clerk, sum paid, not exceeding	16 50
Attending court on trial, with counsel.....	3 00
Attending court and conducting cause, where no counsel employed.....	7 50
Where judgment is deferred, attending court to hear it.....	1 50
Plans and models where necessary for use at hearing, by special order on taxation, not exceeding...	10 50
Attending taxing costs.....	1 50

Occasional Costs.

Notice to produce, notice to admit, notice of application for a new trial, or to set aside proceedings, including copies or duplicate originals and service, and notice of special defence and copies, including particulars and copies in cases of set-off, and attending registrar of the court therewith, such notices, particulars, and copies being signed by the attorney	1 50
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On receipt of notice to produce, or admit, or to answer interrogatories, perusing same, and advising thereon.....	1 50
All applications and motions, or attending court to answer applications and motions, under sections 50, 51, 52, and 53, of "The Common Law Procedure Act, 1854".....	1 50
Drawing interrogatories and answers thereto under section 51 of last Act.....	1 25
If more than five folios, per folio.....	25
Attending examination under section 63 of last Act.....	1 50
Attending inspecting documents	1 50
Mileage one way, from the attorney's place of business to place of inspection of documents, for each mile, not exceeding, unless by special order of Judge, in the whole 20 miles.....	25
All necessary affidavits, not exceeding five folios, including filing, each.....	1 25
For every additional folio.....	25
Oath (sum paid)	
Attending court for an order to bring up a prisoner to give evidence.....	1 00
Attending court to support or oppose motion for new trial, or motion to set aside proceedings, or motion for a change of venue, including instructions, or any other necessary attendance, where no counsel employed	5 25
Attending in the last-mentioned cases with counsel	2 50
Fee to counsel and clerk in such cases, sum paid (not exceeding).....	11 00
Attorney's travelling expenses to attend Court, one way, not exceeding 20 miles, per mile	25
Where in the opinion of the Registrar he cannot return the same night, in addition to the above mileage	7 50
Any attendance at the office of the Registrar, or any attendance upon the opposite party, which the Registrar may, upon taxation, think was necessary	1 00
All costs for letters, and for searches for certificates of births, marriages, and deaths, which the Registrar may on taxation think necessary, such sum as the Registrar shall deem reasonable.	
Fees and copies (sum paid).	
All necessary copies, per folio	12½

Cost of the day on adjournment of cause.

Attorney for attending court where no counsel employed	4 00
Attending with counsel	2 50
Refresher fee to counsel and clerk.....	6 00
Witnesses' expenses, same as on trial.	

Arbitration.

Attending reference, without counsel, for each sitting.....	5 00
Attending reference, with counsel, for each sitting.....	3 50
Where sitting exceeds four hours, for every additional hour.....	1 50
Fee to counsel and clerk, for each sitting, sum paid, not exceeding witnesses' expenses same as on trial.	

Note.—Cost of counsel and attorney, or of an attorney on attending reference, shall not be allowed without the order of the Judge; nor shall the costs of more than one sitting be allowed without the order of the Judge.

New Trial.

Costs to be allowed on the same scale as on the original trial.

Cost on Appeals.

Preparing notice of appeal, including copies and service.....	1 25
Paying money into court as deposit on appeal, including notice and service thereof.....	1 00
Notice of nature and particulars of proposed security, including copies and service.....	1 25
Notice of court to which appeal to be made	1 00
Preparing case, including copies	2 50
Attending Judge to sign, or to settle and sign	1 50
Transmitting and depositing copies of case to party and with Registrar	1 25
Transmitting case and copies to court of appeal, including notice thereof to successful party.....	2 00
Application to Judge for leave to proceed on the judgment.....	1 25
Depositing order of court of appeal, including notice and service thereof	1 00

Where a new trial takes place in pursuance of the directions of the court of appeal, the costs of such new trial shall be allowed on the same scale as in the case of a new trial granted by the Judge of the county court.

Witnesses.

The same Costs and Allowances as in Supreme Court cases, according to G. O. VII, 31st January, 1871.

COURT FEES.

For every plaint when the amount claimed does not exceed \$50	\$1 00
Every plaint when the amount exceeds \$50 but does not exceed \$250.....	2 50
Over \$250	5 00
Hearing fee on each plaint, to be equal to the fee on the issuing of the plaint.	
Judgment, by consent or default, half of the above rates on the amount of debt or damages recovered.	
On demanding a jury, for the use of the jury.....	5 00
Warrant to the bailiff to summon a jury.....	1 00
To the bailiff, for his own use, for drawing and serving the jury summons.....	4 00
For summons for commitment and hearing the same.....	1 00
For warrant of commitment.....	2 50
For warrant of execution against goods.....	1 00
For every summons to a witness	25

No fee payable on application for new trial, or in the nature of *fi. fa.*, or on summons for an interpleader. The fee on an interpleader shall be assessed by the judge at the hearing, but not to exceed the hearing fee on an ordinary plaint.

GARNISHEE PROCEEDINGS.

The same costs as on an ordinary summons for commitment.

Poundage to the sheriff to be calculated and taken on the amount claimed by the party entitled to the benefit of the judgment, or the amount due by the garnishee to the judgment debtor, whichever shall be the smaller amount.

CAPIAS AD RESPONDENDUM.

The same fees as in the Supreme Court.

HIGH BAILIFF.

For service on a witness or on a party to the cause of any other document than such as are hereafter specially referred to, including proof of service..... \$1 00
 And if in any district other than that in which the high bailiff resides 1 25
 Calling each cause in court..... 25
 On every warrant placed in the hands of the bailiff for execution..... 1 50
 (If any poundage be realized on such warrant, the above fee is to be reckoned as part payment of such poundage.)
 Poundage on all levies, 10 per cent. on the first \$100, 5 per cent. on the residue of the sum named in the warrant, or of the gross amount realized, whichever shall be the smaller sum, besides all taxes; but to include all other expenses of sale.
 Where the bailiff has possession of goods, and is ordered out on interpleader, consent or otherwise, he shall be entitled to one-half of the above poundage.
 For each man in possession, per diem..... 2 50
 In case of any removal of goods seized in execution before sale, expenses actually and reasonably paid to be allowed to the bailiff in addition.
 On taking any person into custody by order of the court (to be paid by the person ordered into custody)..... 5 00
 In all cases travelling expenses actually and reasonably paid shall be allowed; but where one set of travelling expenses shall have been incurred in several matters, the same shall be proportioned among such several matters by the Registrar on taxation of costs.
 Whenever the above amounts do not cover the actual expenses to which the bailiff shall have been reasonably put, such further fees may be allowed as the court shall on each such occasion think fit..

When a defendant shall, in the result of any litigation or proceeding, become entitled to any costs they shall be demandable according to the rates mentioned in the foregoing provisions and schedule for such of the services, matters, and things therein mentioned as are applicable to the case of costs recovered against a defendant, but shall be calculated and allowed by reference to the amount claimed by the plaintiff instead of (as in the case of a plaintiff's costs) by reference to the amount recovered in the action.

[L.S.]

GENERAL ORDER.

The Scale of Fees and other matters provided for in the General Order of Court of the 29th March, 1877, is to come into effect on the 1st March now next, as if that date had been mentioned in the said Order of Court, in lieu of the 1st May, 1877.

MATT. B. BEGBIE, C. J.
 HENRY P. PELLEW CREASE, J.
 J. HAMILTON GRAY, J.

Victoria, 14th January, 1878.

A. C. ELLIOTT,
Attorney-General.

Approved, A. N. RICHARDS,
 25th January, 1878.